UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	X	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:
THE MANAGEMENT GROUP, LLC,	:	DATE FILED: 1/22/2020
Plaintiff,	:	10 av. 4017 (VCD)
-against-	:	19-cv-4917 (VSB) ORDER
HOLIDAYNET, LLC and GODADDY, INC.,	: :	<u>ORDER</u>
Defendants.	:	
	X	

VERNON S. BRODERICK, United States District Judge:

On January 17, 2020, Plaintiff submitted a notice of voluntary dismissal

Stating that it "voluntarily dismisse[d] this action with prejudice as to the possession of
the domain names at issue, subject to" an attached settlement agreement. (Doc. 46) The Clerk's

Office did not terminate the case but instead forwarded the notice to my chambers on the basis
that it sought "Other Relief."

The settlement agreement contains the following introductory language, which is not stricken out:

This SETTLEMENT AGREEMENT (this "<u>Agreement</u>?) is entered into, as of January 7, 2020, by and among The Management Goup [sic], LLC ("TMG"), Holidaynet LLC ("Holidaynet") and GoDaddy.com, Inc. ("Godaddy," incorrectly named herein as Godaddy, Inc.") (the "<u>Parties</u>" and each as a "<u>Party</u>").

The settlement agreement also contains a signature block for GoDaddy.com, but the block is stricken and does not contain a signature. Later that day, Defendant GoDaddy.com submitted a letter clarifying that it was not a party to the settlement agreement.

Accordingly, it is hereby:

ORDERED that within 30 days, Plaintiff shall submit (1) a revised Notice of Voluntary Dismissal that clarifies which claims and which parties it intends to dismiss from the case, and (2) a revised settlement agreement that accurately reflects the parties to the agreement. If Plaintiff does not do so, I will dismiss the action without costs to any party and without prejudice.

SO ORDERED.

Dated: January 22, 2020

New York, New York

Vernon S. Broderick

United States District Judge